

United States Patent and Trademark Office

UNITED STATES DEPAREMENT OF COMMERCE United States to the Production of Comments Admin Commission United Parements Vo. British (Admin 2013) has Administrated Victoria 2013 has and Administration

67848CATION 1905 EVELL 607	172.000 13/23/3	A78 	FIRST NAMES DEVENTOR. Sang Film Lee	annument to the state of the st	CONTENATION NO.
S726 DHEL COR. GO BOX 52 P.O. BOX 52	PORATION SVATE, LLC	P¥43:3309		427 19020 2832 AX4000EE POCYTER, PRONG C AR7 19037 PAYER FEBRURO 2872	
O3				28AU, 064E	-089 1980/y same - 1

Please find below and/or attached an Office communication concerning this application or proceeding.

NTELLEVATE

APR 17 2007

RECEIVED Coded Versied

P.O. Sox 1450 Aisxanoria, VA 22313-1450 vog.olgss.www

APPLICATION SEASES. - PICKO DATE

FREST MARRO APPLICANCE

MTY, DOORET WORTER

DATE MASLED:

		NOTICE OF IMPROPER REQUEST FOR CONTINUED EXAMINATION (RCE)
Th	e e oro	equest for continued examination (RCE) under 37 CFR 1.114 filed on 3 - 3 - 4 - 2 1 is per for reason(s) indicated below:
U	, she	Continued examination under 37 CFR 1 114 does not apply to an application for a design patent. Applicant may wish to consider filing a continuing application under 37 CFR 1.83(b) or a CPA under 37 CFR 1.83(d). An RCE <u>quantity</u> be treated as a CPA.
	2,	Continued examination under 37 CFR 1.116 does not apply to an application that was filed before June 8, 1995. Applicant may wish to consider filing a continuing application under 37 CFR 1.53(6).
	:	Continued examination under 37 CFR 1.114 does not apply to an application unless prosecution in the application is closed. If the RCE was accompanied by a reply to a non-final Office action, the capily will be entered and considered under 37 CFR 1.111. If the RCE was not accompanied by a reply, the time period set forth in the last Office action continues to run from the making date of that action.
D		The request was not filed before payment of the lasue liee, and no petition under 37 CFR 1.313 was granted. If this application has not yet issued as a patent, applicant may wish to consider filing eliber a petition under 37 CFR 1.313 to withdraw this application from lesses, or a continuing application under 37 CFR 1.53(b).
O	83.	The request was not filed before abandonment of the application. The application was abandoned, or proceedings terminated on Applicant may wish to consider filing a petition under 37 CFR 1.137 to revive this abandoned application.
	\$.	The request was not accompanied by the fee set forth in 37 CFR 1.17(e) as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of allowance continues to run from the resiling date of that action or notice.
Xi Not app bs (O S S S S S S	The request was not accompanied by a submission as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of all ownies for run from the mailing date of that action or police. The ValueS IS NOT SIAMLY BIOL III PROVED 183. A continued presention application (CRM) under 37 CFR 1.53(d) Caling to fitted in a utility or plant about A CPA fitted in a utility or plant application that has a filing date on or after June 8, 1996 will need as an IRCE under 37 CFR 1.114. The request for a CPA in the instant application, however, has readed as an improper RCE for the reason(s) indicated above. CHANGE TO XICLE. DOXES
		A copy of this notice <u>MUST</u> be returned with any reply,
(7888)	Jr Gr	ne reviv and stry guestions concurring this colocy Center 2600 1916 AC 42 Concurring this colocy Center 2600 MAGIG HB. V. CR. C.